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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/750,294	12/29/2000	Seong-ho Shim	Q61800 6520		
75	590 10/04/2004	EXAMINER			
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. Washington, DC 20037-3202			EL CHANTI, HUSSEIN A		
			ART UNIT	PAPER NUMBER	
			2157		

DATE MAILED: 10/04/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application	ı No.	Applicant(s)	/		
Office Action Summary		09/750,294	ļ	SHIM, SEONG-HO	/		
		Examiner		Art Unit			
		Hussein A I		2157			
The MAI Period for Reply	LING DATE of this communication	appears on the	cover sheet with the d	correspondence address	S		
A SHORTENED THE MAILING - Extensions of time after SIX (6) MONT - If the period for rep - If NO period for rep - Failure to reply with Any reply received	D STATUTORY PERIOD FOR REDATE OF THIS COMMUNICATION may be available under the provisions of 37 CF THS from the mailing date of this communication by specified above is less than thirty (30) days, a ly is specified above, the maximum statutory per in the set or extended period for reply will, by story the Office later than three months after the nadjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no ever n. a reply within the statut eriod will apply and will tatute cause the applic	it, however, may a reply be tir ory minimum of thirty (30) day expire SIX (6) MONTHS from adion to become ABANDONE	nely filed /s will be considered timely. In the mailing date of this commur ID (35 U.S.C. § 133).	nication.		
Status	٥						
1)⊠ Respons	ive to communication(s) filed on 2	<u> 29 June 2004</u> .					
2a)☐ This action	This action is FINAL . 2b)⊠ This action is non-final.						
closed in	accordance with the practice und	ier Ex parte Qua	ayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Cla	ims						
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s)	1-11 is/are pending in the applicate above claim(s) is/are with is/are allowed. 1-11 is/are rejected. is/are objected to. are subject to restriction a	ndrawn from cor		·			
Application Pape	rs			•			
10)⊠ The draw Applicant Replacen	ification is objected to by the Examing(s) filed on 29 June 2004 is/ard may not request that any objection to nent drawing sheet(s) including the color declaration is objected to by the	e: a)⊠ accepte o the drawing(s) b orrection is require	e held in abeyance. Se ed if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1	.121(d). 52.		
Priority under 35	U.S.C. § 119						
a)	edgment is made of a claim for for) Some * c) None of: ertified copies of the priority docurertified copies of the priority docurertified copies of the certified copies of the oplication from the International Bettached detailed Office action for	ments have bee ments have bee priority docume ureau (PCT Rul	n received. n received in Applica ents have been receive e 17.2(a)).	ition No ved in this National Sta	ge		
	person's Patent Drawing Review (PTO-94 closure Statement(s) (PTO-1449 or PTO/S		4) Interview Summa Paper No(s)/Mail 5) Notice of Informal 6) Other:		2)		

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Response to Amendment

1. This action is responsive to amendment received on June 29, 2004. Claims 2, 3, 6 and 7 were amended. Claims 10 and 11 were newly added. Claims 1-11 are pending examination.

Drawings

2. The drawings were received on June 29, 2004. These drawings are acceptable.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 4, 5 and 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Guck, U.S. Patent No. 5,848,415.

As to claims 1 and 4, Guck teaches a method and a computer-readable for moving a data from one server to another server, comprising the steps of:

- (a) receiving data from a source server in which data to be moved is stored (see col. 12 lines 10-25);
- (b) extracting data requiring modification from the received data (see col. 3 lines 50-67);
- (c) converting the extracted data into a format suited for a destination by referring to a mapping table for storing mapping relationships, said mapping relationships are

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determined by the environments of the source server and the destination computer (see col. 3 lines 50-67); and

(d) transferring and transplanting data including the converted data to the destination computer (see col. 4 lines 58-col. 5 lines 8).

Guck does not explicitly teach the destination is a "server" and the data to be transmitted is a homepage. Guck teaches a method of using a web browser to retrieve content from a web server (see col. 12). Official Notice is taken that one of the ordinary skill in the art at the time of the invention be motivated to modify Guck by using a destination to be a server and where the content is a webpage because doing so would allow other clients to download the converted content from the destination and therefore saving time and resource rather than requesting the content from the original server and using converter to convert data to the desired format.

As to claim 5, Guck teaches the computer readable recording medium of claim 4, wherein the instructions include program codes (see col. 4 lines 32-35).

As to claim 8, Guck teaches a device comprising: a mapping table for mapping home page data stored in a source server into data to be stored in a destination server based on the environments of a common gateway interface (CGI), a database, a bulletin board of the source server, and a bulletin board of the destination computer; and a data converter for converting the home page data stored in the source server into a format suited for the destination computer by referring to the mapping table (see col. 3-col. 4 and col. 12).

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Guck does not explicitly teach the destination is a "server" and the data to be transmitted is a homepage. Guck teaches a method of using a web browser to retrieve content from a web server (see col. 12). Official Notice is taken that one of the ordinary skill in the art at the time of the invention be motivated to modify Guck by using a destination to be a server and where the content is a webpage because doing so would allow other clients to download the converted content from the destination and therefore saving time and resource rather than requesting the content from the original server and using converter to convert data to the desired format.

As to claim 9, Guck teaches the device of claim 8, further comprising a data transceiver for receiving the home page data from the source server and transmitting data, including the converted data, to the destination computer (see col. 3 lines 20-34 and col. 4 lines 10-35).

As to claim 10, Guuck teaches the method of claim 1wherein said environments are at least one of a common gateway interface (CGI), a database, a bulletin board of the source server, and a bulletin board of the destination computer (see col. 4).

4. Claims 2, 3, 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Guck in view of Meyerzon et al., U.S. Patent No. 6,631,369 (referred to hereafter as Meyerzon).

As to claims 2 and 6, Guck does not teach determining whether or not a next page exists in a hierarchical manner. However Meyerzon teaches a method of (pd-1) determining whether or not a next page exists in a hierarchical manner;

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(pd-2) if it is determined that a next page exists in the step (pd-1), sending a request for the corresponding page to the source server;

(pd-3) receiving the requested page from the source server; and

(pd-4) if it is determined that a next page does not exist in the step (pd-1), proceeding with the step (d) (see abstract).

It would have been obvious for one of the ordinary skill in the art at the time of the invention to modify Guck by using the method of determining related web pages to the home page as taught by Meyerzon. One would be motivated to do so because the method would allow the user to refresh and check for any updates or changes in the web pages and therefore keep an updated list of converted web pages.

As to claims 3 and 7, Meyerzon teaches the home page moving method of claim 2, wherein, in the step (pd-1), when a uniform resource locator (URL) is detected, it is determined that a next page exists in a hierarchical manner (see abstract).

As to claim 11, Meyerzon teaches the home page moving method wherein the URL of the next page is in said home page (see abstract).

- 5. A licant's arguments with respect to the pending claims have been considered but are moot in view of the new grounds of rejection.
- 6. inquiry concerning this communication or earlier communications from the examiner should be directed to Hussein A El-chanti whose telephone number is (703)305-4652. The examiner can normally be reached on Mon-Fri 8:30-5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (703)308-7562. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hussein El-chanti

Sep. 26, 2004

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